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Attorneys for Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and
Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,

Plaintiff,

WALKER RIVER PAIUTE TRIBE,

Plaintiff-Intervenor,

v.

WALKER RIVER IRRIGATION DISTRICT,
a corporation, et al.,

Defendants.

) 3:73-cv-00127-MMD-WGC

)

)

) **AFFIDAVIT OF GORDON H.**

) **DePAOLI IN SUPPORT OF**

) **MOTION FOR WITHDRAWAL AS**

) **COUNSEL**

) **(GARY J. GARMS; TONI J.**

) **GARMS; REV. COMM. PROPERTY**

) **TRUST OF GARY J. GARMS AND**

) **TONI J. GARMS; H. GARMS**

) **ESTATE; GARMSLAND LTD.,**

) **LLC; AND PREPPY VISION, LLC)**

)

)

STATE OF NEVADA)

) ss.

COUNTY OF WASHOE)

I, Gordon H. DePaoli, being duly sworn, depose and say:

1. I am an attorney at Woodburn and Wedge and am one of the attorneys of record
for Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and Toni J.
Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC in the above-entitled
matter.

1 2. I have personal knowledge of the facts set forth herein, am over the age of 18
2 years, and am otherwise competent to make this affidavit.

3 3. I make this affidavit in support of the Motion for Withdrawal as Counsel on
4 behalf of Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms and
5 Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC.

6 4. Gary J. Garms, Toni J. Garms, Rev. Comm. Property Trust of Gary J. Garms
7 and Toni J. Garms, H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC have
8 advised that they would like Woodburn and Wedge to withdraw as their attorneys, and that they
9 would like to proceed each as an “Unrepresented Party” in this litigation. Gary J. Garms, Toni
10 J. Garms, Rev. Comm. Property Trust of Gary J. Garms and Toni J. Garms, H. Garms Estate,
11 Garmsland Ltd., LLC, and Preppy Vision, LLC provided the following email address for
12 service: GLTDSV@yahoo.com .
13

14 5. Pursuant to the Notices received from Gary J. Garms, Toni J. Garms, Rev.
15 Comm. Property Trust of Gary J. Garms and Toni J. Garms, H. Garms Estate, Garmsland Ltd.,
16 LLC, and Preppy Vision, LLC requesting that Woodburn and Wedge withdraw as their
17 attorneys, I am making this affidavit in support of our request that the Court enter an Order on
18 the Motion to Withdraw as Counsel.
19

20 Dated: September 19, 2019

WOODBURN AND WEDGE

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22 By: / s / Gordon H. DePaoli

Gordon H. DePaoli, NSB 195

Dale Ferguson, NSB 4986

Domenico R. DePaoli, NSB 11553

*Attorneys for Gary J. Garms, Toni J. Garms, Rev.
Comm. Property Trust of Gary J. Garms and Toni
J. Garms, H. Garms Estate, Garmsland Ltd., LLC,
and Preppy Vision, LLC*
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CERTIFICATE OF SERVICE

I certify that I am an employee of Woodburn and Wedge and that on the 19th day of September, 2019, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the parties of record.

I further certify that I placed in the U.S. Mail a copy of the foregoing, postage paid, addressed to:

Gary J. Garms, Toni J. Garms,
Rev. Comm. Property Trust of Gary J. Garms and Toni J. Garms,
H. Garms Estate, Garmsland Ltd., LLC, and Preppy Vision, LLC
P.O. Box 170
Smith, Nevada 89430

/ s / Holly Dewar

Holly Dewar